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Counsel for Defendant
TRANSERA COMMUNICATIONS, INC.

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEVADA

ALTO VENTURES, INC.,

Plaintiffs,

vs.

CONVERGYS CORP., FIVE9, INC.,
TELETECH HOLDINGS, INC.,
TRANSERA COMMUNICATIONS, INC.
WEST CORP., and WSOL, INC. (d/b/a
Working Solutions),

Defendants.

Case No. 2:11-cv-01056-PMP-CWH

**DEFENDANT TRANSERA
COMMUNICATIONS, INC.'S
MOTION FOR LEAVE TO FILE
UNDER SEAL UNREDACTED
DOCUMENTS IN SUPPORT OF ITS
OPPOSITION TO WSOL, INC.'S
MOTION TO SUPPLEMENT
PLEADINGS TO ADD CROSS-CLAIM
FOR CONTRACTUAL INDEMNITY
AGAINST TRANSERA
COMMUNICATIONS, INC.**

**DEFENDANT TRANSERA COMMUNICATIONS, INC.'S EX PARTE MOTION FOR LEAVE TO FILE
UNDER SEAL UNREDACTED DOCUMENTS IN SUPPORT OF ITS OPPOSITION TO WSOL, INC.'S
MOTION TO SUPPLEMENT PLEADINGS TO ADD CROSS-CLAIM FOR CONTRACTUAL
INDEMNITY AGAINST TRANSERA COMMUNICATIONS, INC.**

1 Pursuant to Local Rules 10-5 and 9018, Transera Communications, Inc. (“Transera”) hereby
2 files its motion to seal the following documents in support of its Opposition to WSOL’s Motion to
3 Supplement Pleadings To Add Cross-Claim For Contractual Indemnity Against Transera:

4 (1) Transera’s [Unredacted] Opposition Brief to WSOL’s Motion to Supplement Pleadings
5 To Add Cross-Claim For Contractual Indemnity Against Transera.

6 (2) [Unredacted] Declaration of Imran A. Khaliq In Support of Transera’s Opposition to
7 WSOL’s Motion to Supplement Pleadings To Add Cross-Claim For Contractual Indemnity Against
8 Transera.

9 (3) Exhibit 1 to the Declaration of Imran A. Khaliq In Support of Transera’s Opposition to
10 WSOL’s Motion to Supplement Pleadings To Add Cross-Claim For Contractual Indemnity Against
11 Transera.

12 (4) Exhibit 5 to the Declaration of Imran A. Khaliq In Support of Transera’s Opposition to
13 WSOL’s Motion to Supplement Pleadings To Add Cross-Claim For Contractual Indemnity Against
14 Transera.

15 (5) Exhibit 6 to the Declaration of Imran A. Khaliq In Support of Transera’s Opposition to
16 WSOL’s Motion to Supplement Pleadings To Add Cross-Claim For Contractual Indemnity Against
17 Transera.

18 The aforementioned documents filed under seal contain reference to materials that the parties
19 have designated “HIGHLY CONFIDENTIAL - OUTSIDE ATTORNEYS’ EYES ONLY” under the
20 parties’ Stipulated Protective Order in this case. By filing this motion, Transera does not concede
21 that the sealed portions are actually non-public confidential information.

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28 **DEFENDANT TRANSERA COMMUNICATIONS, INC.’S *EX PARTE* MOTION FOR LEAVE TO FILE
UNDER SEAL UNREDACTED DOCUMENTS IN SUPPORT OF ITS OPPOSITION TO WSOL, INC.’S
MOTION TO SUPPLEMENT PLEADINGS TO ADD CROSS-CLAIM FOR CONTRACTUAL
INDEMNITY AGAINST TRANSERA COMMUNICATIONS, INC.**

Dated: June 18, 2012

Respectfully submitted,

/s/ James E. Whitmire, III

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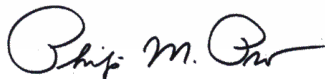
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Counsel for Defendant Cross-defendant
TRANSERA COMMUNICATIONS, INC.

IT IS SO ORDERED.

Dated this 20th day of June, 2012.



PHILIP M. PRO
UNITED STATES DISTRICT JUDGE

DEFENDANT TRANSERA COMMUNICATIONS, INC.'S *EX PARTE* MOTION FOR LEAVE TO FILE
UNDER SEAL UNREDACTED DOCUMENTS IN SUPPORT OF ITS OPPOSITION TO WSOL, INC.'S
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